DR 2001-090725 01/27/2015

CLERK OF THE COURT

COMM. VERONICA W. BRAME

L. Rawlings Deputy

IV-D ATLAS NO. 000673966101 STATE OF ARIZONA, EX REL, DES TINAMARIE GILLESPIE

TINAMARIE GILLESPIE 19648 N MARQUEZ CIR MARICOPA AZ 85238

**AND** 

EDMUND BONKOWSKI EDMUND BONKOWSKI

7265 E NARANJA AVE

**MESA AZ 85208** 

AG-CHILD SUPPORT-EAST VALLEY

**OFFICE** 

FAMILY SUPPORT SERVICES-CCC

### **IV-D ENFORCEMENT REVIEW HEARING SET**

Courtroom: 304 SEF

3:20 p.m. This is the time set for Enforcement Hearing arising from the State's *Petition to Enforce Support* filed on March 11, 2014. The Obligor/Mother, Tinamarie Gillespie ("Mother"), is present on her own behalf. The Obligee/Father, Edmond Bonkowski ("Father"), is present on his own behalf. The State is represented by Assistant Attorney General, Kathie A. Pearson.

A record of the proceedings is made by audio and/or videotape in lieu of a court reporter.

Prior to commencement of proceedings, Tinamarie Gillespie and Edmund Bonkowski are sworn.

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**LET THE RECORD REFLECT** that the parties met informally with the Attorney General's Office for a pre-hearing conference prior to the commencement of today's hearing.

Counsel for the State advises the Court that Mother's child support obligation is \$206.00 per month and her payment on child support arrears is \$51.50 per month, for a total monthly obligation of \$262.50 (including \$5.00 Clearinghouse fee). Counsel for the State advises the Court that Mother's child support arrears total approximately \$650.00. The Court is advised that Mother provided documentation that she has a hearing before the Administrative Law Judge on her application for Social Security Disability.

Counsel for the State advises the Court that the parties have reached the following agreements:

- Affirm the Court's prior finding of contempt.
- Reserve the issue of contempt and sanctions to the next hearing.
- Affirm Mother's current child support obligation of \$206.00 per month.
- Reduce Mother's payment on child support arrears to \$5.00 per month.
- Set this matter for Review Hearing in six months to monitor Mother's application for Social Security Disability and whether she is compliant with her child support obligation.

Father testifies that he has nothing to add.

Mother testifies that it is easier for her to have her taxes intercepted than it is for her to pay child support every month.

Based upon the testimony presented herein,

**IT IS ORDERED** affirming the Court's prior finding of contempt.

**IT IS ORDERED** reserving any findings of contempt and sanctions to the next hearing.

**IT IS FURTHER ORDERED** setting this matter for an **Enforcement Review Hearing on August 25, 2015 at 1:30 p.m. (15 minutes allotted) before Comm. Veronica Brame** to review Mother's compliance with paying her child support obligation and the status of her Social Security Disability application.

Mother is advised in open court that until she is deemed to be unable to be gainfully employed, she is expected to pay something every month toward her child support.

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The parties are to check in with the Assistant Attorney General at the following location:

Maricopa County Superior Court Southeast Court Facility Outside of Courtroom 305 222 East Javelina Mesa, AZ 85210-6201

The parties will be directed to the appropriate courtroom at that time.

Mother is hereby advised that in the event she fails to appear, the Court will proceed in her absence and make a decision based on the testimony and information presented, which may include entering a default judgment and/or issuing a Child Support Arrest Warrant.

Mother is advised in open court of the date, time, and location of this hearing.

**IT IS ORDERED** affirming Mother's current child support obligation of \$206.00 per month.

**IT IS FURTHER ORDERED** setting Mother's payment on child support arrears at \$5.00 per month. Mother's payment on child support arrears shall not be modified without order of the Court.

**LET THE RECORD REFLECT** that an Income Withholding Order is initiated this date. (*confirmation #432443*).

**IT IS ORDERED** that Mother remain current in her child support obligation totaling \$216.00 (including \$5.00 Clearinghouse fee) by making the payments as ordered through the Clerk of the Court in the respective months the payments are due. The payment is due on the first of each month and is late at the end of each month.

**LET THE RECORD REFLECT** that the Court advises Mother of the sanctions that can be imposed by the Court if she fails to pay and remain current in her child support obligation.

The parties are notified that they have the right to appeal the Court's orders. They would do so by filing a Notice of Appeal with the Arizona Court of Appeals within thirty (30) days of the date of this Order.

3:29 p.m. Matter concludes.

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**IT IS ORDERED** signing this minute entry as a formal order of this Court pursuant to Rule 81, *Arizona Rules of Family Law Procedure*.

DATED this 27<sup>th</sup> day of January, 2015.

/s/ HONORABLE VERONICA BRAME

VERONICA BRAME
COMMISSIONER OF THE SUPERIOR COURT

Until the Income Withholding Order becomes effective, it is the responsibility of the party obligated to pay support/maintenance to pay the support to the following:

# Support Payment Clearinghouse P. O. Box 52107 Phoenix, Arizona 85072-2107

Payment should show the case number and/or ATLAS case number, the name of the party paying support, and the name of the party who will receive the payment.

**WARNING:** If payments are made directly to the person who is to receive the support, the payments may be considered a gift and no credit will be given towards the support obligation.

**IT IS ORDERED** that at any time the Income Withholding Order is not paying the full amount of the child support obligation, Mother shall pay the difference between the court-ordered child support obligation and what is paid through the Income Withholding Order directly to the Support Payment Clearinghouse.

Any change in the paying party's employment and any change in the residential address of either party **must** be submitted to the Clerk's Office, in writing, within ten (10) days of the change (A.R.S. 25-322(C)). Failure to notify the Clerk's Office of any change may be considered contempt of Court.

### **Communication with the Court**

The parties are advised that since this is an open Title IV-D case, the State is an interested party; therefore the State must be endorsed on all matters pertaining to child support and must also be served with any petitions that involve child support.

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## The Office of the Assistant Attorney General Department of Economic Security – Child Support Enforcement

Physical
2290 W. Guadalupe Road
Building 3
Gilbert, AZ 85233

Mailing
P. O. Box 2390
Gilbert, AZ 85299-2390

A party cannot engage in any *ex parte* communication with the Court (i.e., communication directed to the Court without knowledge of the other party). Therefore, for the Court to consider any request, all copies of any correspondence must be provided to the opposing parties.

#### Your pleading/motion must also tell the judicial officer the following:

- That the motion/pleading was filed with the Clerk of the Court.
- The date you delivered a copy of the motion to the other parties.
- The address to which the copy was sent to the other parties.
- Whether the delivery was by mail or by hand.

**NOTE:** If the above instructions are not followed, the pleading/motion will be rejected and not considered by the Court and will subject the filing party to re-filing their request.

PLEASE NOTE: This courtroom uses an electronic recording system for the record. All CDs and videotapes will be provided by the Court, regardless of when the copies are made. A fee of \$30.00 will apply to all copies requested, either on the day of the hearing or for hearings recorded on an earlier date. Forms to request a recording of a proceeding are available in the Self-Service Centers and in the FTR courtrooms. You may also request to purchase a copy of a CD of a hearing in a courtroom are directed to call 605-506-7100 (leave details on voice mail) or email your request to: ers@superiorcourt.maricopa.gov.

**NOTICE:** 

A child should not be brought to the courthouse to be present during a court proceeding. Whenever a child is brought to the courthouse, it is the responsibility of the party who brings the child to arrange for appropriate care and supervision of the child outside of the courtroom and judicial offices. The duties of court personnel do not permit them to perform this function.

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Father/Mother is directed to the Self-Service Center of the Maricopa County Superior Court if he/she believes there is a significant and/or ongoing change of circumstance warranting modification of this child support order.

<u>Self-Service Center</u>, 201 West Javelina, Mesa, AZ. Automated telephone number: (602) 506-SELF. (Provides a variety of forms and instructions.) The parties may also obtain various forms from the Self-Service Center website at:

<a href="http://www.superiorcourt.maricopa.gov/ssc/sschome.html">http://www.superiorcourt.maricopa.gov/ssc/sschome.html</a>

All parties representing themselves must keep the Court updated with address changes. A form may be downloaded at: http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter.